IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

RICHARD THEIS, Derivatively on Behalf of Nominal Defendant 2U, INC.,

Plaintiff,

٧.

CHRISTOPHER J. PAUCEK, CATHERINE A. GRAHAM, PAUL A. MAEDER, ROBERT M. STAVIS, GREGORY K. PETERS, TIMOTHY M. HALEY, VALERIE B. JARRETT, EARL LEWIS, CORETHA M. RUSHING, SALLIE L. KRAWCHECK, JOHN M. LARSON, EDWARD S. MACIAS, and ALEXIS MAYBANK,

Case No. 1:20-cv-03360-PAC

Defendants,

and

2U, INC.,

Nominal Defendant.

JOINT STATUS REPORT, STIPULATION, AND [PROPOSED] ORDER REGARDING EXTENSION OF COURT'S ORDER STAYING CASE

Plaintiff Richard Theis ("Plaintiff"), derivatively on behalf of nominal defendant 2U, Inc. ("2U"), and defendants Christopher J. Paucek, Catherine A. Graham, Paul A. Maeder, Robert M. Stavis, Gregory K. Peters, Timothy M. Haley, Valerie B. Jarrett, Earl Lewis, Coretha M. Rushing, Sallie L. Krawcheck, John M. Larson, Edward S. Macias, and Alexis Maybank (collectively the "Individual Defendants" and, together with 2U and the Plaintiff, the "Parties") jointly submit this Stipulation to extend the stay of this action until July 7, 2023, and in support thereof state as follows:

WHEREAS, on March 30, 2023, the Court granted the Parties' request to extend the stay of the action until May 23, 2023, to allow the Parties to finalize the settlement documents (Dkt. No. 39); and

WHEREAS, the Parties are continuing to work in good faith to finalize the settlement documents and believe the administration of justice is best served by staying the Action until July 7, 2023.

NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and among the Parties hereto, through their undersigned counsel, subject to the Court's approval, as follows:

- 1. The proceedings in this Action, including all deadlines, hearings, and conferences, are temporarily stayed until July 7, 2023.
- 2. On July 7, 2023, the Parties will inform the Court of their progress with regard to finalizing the settlement documents.
- 3. By entering into this Stipulation, the Parties do not waive any rights not specifically addressed herein. This Stipulation is without prejudice to the right of any Defendant to raise any argument or defense of any kind concerning any of the claims in this Action. By entering into this Stipulation, each Defendant preserves all objections, arguments, defenses, and challenges of any kind to the claims in this Action.

Date: May 23, 2023

Respectfully submitted,

/s/ J. Christian Word

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/s/ W. Scott Holleman

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com 5/25/2021

So ordered

Paul Droth